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5	UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON						
6	AT SEATTLE						
7	UNITED STAT	TES OF AMERICA,)				
8		Plaintiff,) CASE N	IO.	CR05-391-	-RSM	
9	v.)				
10	MICHAEL CO	X			OCATION	AND	
11) DETEN	NTION	N ORDER		
12		Defendant.)				
13			_)				
	Date of Hearing: March 7, 2006						
15	Violations char		1 112 1 1 1	,		. 1	
16	(1)	-		-		mputer by possessing	
17	(2)	a laptop computer		·			
18	(2)	-				access a computer or	
19		•	-		-	ax Internet site for the	
20		2006.	ing iviichaet Cox	s cieu	nt report of	or about January 31,	
21	(2)		al condition that	ho n	ot possess	any Social Socurity	
2223	(3)	-			-	any Social Security ther than his own, by	
					•	-	
2425		January 31, 2006.	copy of Linua f	xyc s	iuciiliiicali	ion card on or about	
26		January 51, 2000.					
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- (4) Violation of special condition that he submit to drug testing, by failing to test as directed on January 26, 2006 and January 27, 2006.
- (5) Violation of halfway house rules at Tacoma Comprehensive Sanction Center ("TCSC"), by failing to submit a urine sample on January 27, 2006, and January 28, 2006.
- (6) Violation of halfway house rules at TCSC, by deviating from an authorized employment travel plan on February 9, 2006.
- (7) Violation of halfway house rules at TCSC by driving a red Chevrolet Blazer to and from employment on or about February 9, 2006.

At today's bond revocation hearing, I re-advised the defendant of these charges and of his constitutional rights. The defendant admitted to violation numbers 2, 3, 6 and 7. The Government has agreed to withdraw violation numbers 1, 4 and 5. Accordingly the bond was revoked as defendant poses a risk of nonappearance and danger to the community. The defense did not object.

It is therefore ORDERED:

- (1) Defendant shall be detained pending trial and committed to the custody of the Attorney General for confinement in a correctional facility separate, to the extent practicable, from persons awaiting or serving sentences, or being held in custody pending appeal;
- (2) Defendant shall be afforded reasonable opportunity for private consultation with counsel;
- On order of a court of the United States or on request of an attorney for the Government, the person in charge of the correctional facility in which Defendant is confined shall deliver the defendant to a United States Marshal for the purpose of an appearance in connection with a court proceeding; and

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2	(4) The clerk shall direct copies of this order to counsel for the United States,
3	to counsel for the defendant, to the United States Marshal, and to the United
4	States Pretrial Services Officer.
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6	DATED this 9th day of March, 2006.
7	
8	m) Bentan
9	MONICA J. BENTON
10	United States Magistrate Judge
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